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Typed 8-9-49

AGREFMENT made this 9th day of August, 1949, effective the 5th day of July 1949, by and between the United States of America (hereinafter referred to as the Government), as represented by the Central Intelligence Agency, and as the Employee).

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RECITALS

- A. The Government desires the services of the Employee for CIA under the circumstances requiring the Employee to provide himself with an appropriate cover for operations, and the Government desires to send the Employee oversess for intelligence operations.
- B. The Employee desires as an employee of the Government to serve CIA abroad under the supervision and control of the Office of Pelicy Coordination and is willing to accept the responsibility of providing himself with a suitable cover for the purpose of such employment with the Government.
- ARTICLE I. Relationship of Employee to His Cover Occupation. The Employee shall understand that his cover occupation shall be one which is logical to his professional background and attainments, and shall outwardly conduct himself in accordance with this cover.
 - 1. All operation directions and instructions from OPC will be transmitted from Headquarters in an appropriate manner.
 - 2. CIA will direct all travel which is to be performed by the Employee, and his dependents, including both operational and permanent change of station. The Employee shall be entitled to reimbursement for necessary expenses incurred in connection with such travel as it directed by CIA in amounts not to exceed those permissible under Public Law 724. Detailed procedures under such law need not be followed by the Employee.
 - 3. Normal travel will be reimbursed the Employee by his cover employment and will not be paid by CIA provided, however, that if CIA directs the Employee to travel in such manner that the Employee's cover employment will not reimburse such travel, the expenses thereof will be reimbursed by CIA in accordance with the provisions of this Article.
 - is CIA will reimburse the Employee for expenses incurred in the performance of this agreement including entertainment, purchase of information, extraordinary expenses, and travel within Employee's assigned area where such expenses are approved by CIA or its authorized representative in the assigned area.

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Accountings must be submitted by the implayee for such expenses in accordance with existing regulations.

Actrons II. Relationship of the Employee with CIA. Although it may outwardly appear that the Individual is other than an employee of the Government, he shall in fact be an employee of CIA and shall be generally governed by the regulations of CIA.

ARTICLE III. Salary. The mployee shall receive an initial basic salary of \$6,235.20 per annum. Increases in the basic salary shall be in accordance with CIA policy.

- 1. The Employee's salary will be said to him in accordance with his written directions in a manner acceptable to CIA.
- 2. In the event the Employee obtains regular employment, other than under this agreement, the salary authorized hereunder may be reduced by the amount of his income from such employment. Such reduction will not necessarily equal the amount of such income, and the determination of the reduction will be in the sole discretion of CIA.
 - 3. Subject hall receive, where authorized in advance, in addition to his salary, living and quarters allowances in an amount not to exceed that authorized under public law 724.
 - ducted the appropriate percentage (now 6%) of the total base alary prescribed in this ARTICLE. This emount is to be deposited for eventual crediting to Civil Service Retirement Fund.

De antitled to death and disability benefits of all to the ben fits autorized under the United States Employees' Compensation Act. The imployee will be eligible to produce insurance currently in force by the War Agencies Employees frot ctive Association. Claims by the Employee, or his heirs, assigns, or legal representatives under this ETICLE will be processed by CIA in its discretion and in such manner as not to impair the past, present, or future security of the Employee of CEA.

ANTICIE V. Annual Leave. During the period of the Paployee's cover employment, armual and sick leave will be granted by CIA only to the extent that such benefits coincide in kind and time with like benefits accorded the Employee through his cover employment.

ARTICHE VI. Continuance of Pay and Allowances. If the Employee is determined by CLA to be absent in a status of "Missing", "Missing in Action", "Intermed in a Neutral Country", "Captured by an Encry", "Belonguered", or "Reseiged", he shall for the period he is determined to be in any such status be entitled to receive or to have

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ARTICLE I. Orders and Directives. Orders and Directives received in briefing and training, shall be complied with by the Employee. He promises or commitments to the Employee of any nature whatsoever, beyond and in addition to the terms hereof, shall be binding on the Government unless and until such promise or commitment is reduced to writing and approved by an authorized official of CIA, and such writing placed with this Agr amont, thereby becoming an amendment hereto.

AFFICIE XI. Term. The employment of the Employee hereunder shall be for such time as his services are required and appropriations are available for the functions of CIA. The Employee shall be considered under this Agreement as a permanent employee of CIA. Unless sconer terminated in ac ordance with the provisions of this Agreement, the term hereof shall be limited to a two-year period from the effective date hereof.

UNITED STATES OF AMERICA

25X1A Chief, Special Funds Division

APPROVED:

25X1A BY:

Assistant Director for Policy Coordination

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